- --40. The system as in claim 26, wherein the predefined presentation data is comprised of at least one of graphic data, video game presentation data, and video data.--
- --41. The system as in claim 26 wherein the exhibition means provides at least one of a video display, a memory storage card, a magnetic storage apparatus, an image input transducer, and an output of digitized video data representative of the modified presentation signals.--
- --42. The system as in claim 35 wherein the transportable apparatus is the video input device.--

REMARKS

Applicant's application is allowed, claims 1-12, 23-33 are allowed, and the Issue Fee has been paid (as of 3/30/98). By this Amendment, claims 1, 5, 7, 9, 11, 12, 26, 29 and 30 are amended, and new dependent claims 34 to 42 are added.

Applicant has amended the claims to correct minor errors. The changes made are typographical or grammatical in nature, involve clarification of wording, have been amended to correct problems with antecedent basis, are necessary to make uniform the previous claim amendments which were not consistently carried through all relevant claims by Applicant (see Amendment dated October 30, 1997), are for proper protection of the invention consistent with the scope of the specification and other currently allowed claims, add no new matter to the application and are fully supported by the original disclosure.

Claims 1-8, and 9 were previously amended and allowed. In that Amendment, "audiovisual presentation" was replaced with "presentation" in many claims (including claim 1). Dependent claim 23 was added by that Amendment to define "the presentation as "one of audio, visual, and audiovisual".

PATENT Serial No. 08/645,678 Atty Dkt. No. STD 1563

Recently, Applicant noticed §112 errors in claims dependent from claim 1, and other claim matters. After consultation with the Office of Petitions and Rules, I prepared this Rule 312(b) Amendment directed to correct all problems as discussed herein..

Amendment to all claims are consistent with the allowed claims. Amendment to the claims including the addition of new dependent claims 34 to 42 is consistent with Applicant's disclosure, and makes clearer Applicant's claimed invention therein. No new matter is added.

Reconsideration is respectfully requested. It is respectfully requested that the attached Rule 312 (b) Petition be granted, taking the form of entry of this Amendment under Rule 312(b), reconsideration and allowance of the claims as amended herein, and return of this application including all claims as amended herein to issuance. Enclosed herewith is the payment of the \$99.00 (small entity) fee for adding nine dependent claims.

The Examiner is invited to communicate with the undersigned via phone or fax as may be beneficial to assist in this matter.

Respectfully submitted,

David H. Sitrick

Reg. No. 29,349

May 5, 1998

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